

# Alexandria Gazette

VOLUME LXVIII.

ALEXANDRIA, VA. THURSDAY EVENING, FEBRUARY 14, 1867.

NUMBER 39.

**ALEXANDRIA GAZETTE**  
AND VIRGINIA ADVERTISER.  
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**ALEXANDRIA GAZETTE**  
AND VIRGINIA ADVERTISER.  
(FOR THE COUNTRY).  
IS PUBLISHED, REGULARLY, ON  
MONDAYS, WEDNESDAYS AND FRIDAYS,  
AT \$6 PER ANNUM—(PAYABLE IN ADVANCE).

TERMS OF ADVERTISING.  
One square, of eight lines, one dollar, for the first insertion  
and twenty-five cents for each subsequent one. Liberal  
terms made with yearly advertisers.  
Marriage Notices and Obituaries, exceeding five lines, will  
be charged for at advertisement rates.  
All communications must be accompanied by the names of  
the authors, and rejected communications cannot be returned.

**COMMUNICATED.**  
**LES MISERABLES.**—The great French novel  
is only depicted one class of this large body.  
Have our readers ever seen any of the *grief*  
species? If not, let them look during an  
idle moment at a feeble attempt in the way of  
portrait painting.

We have met a number of males—not men  
—who might come under this head, but for the  
present we shall speak only of the feminine  
miseries.

These are generally in receipt of good, substantial  
incomes, untroubled by debts, or live in  
immaculate poverty; and yet they expect to fail at  
any time, and are always talking about going  
to the Poor House.

Scrupulously neat in their dress, not a hair  
of their heads but is exactly in the place allotted  
to it, nor could less than microscopic eyes  
detect a speck on their dresses or a flaw in the  
making up of "soil" of their rich materials.

They are always wondering how "people  
manage to live," and themselves are never  
happy unless they are in the "slough of despond."  
It is a constant matter of surprise to  
these mental hypocondriacs, that others can in-  
dulge in the folly of cheerfulness. Such a  
thing as a "Silver Lining" to any cloud never  
entered into their dark imaginings, and yet, strange  
to say, (for they are veritable paradoxes,  
after all) they think it strange that the  
"noiseless tenor of their way" should not  
continue as uninterrupted as it has heretofore  
been, without a single rut in the road to jostle  
their sensitive bodies.

Nervous, kind, firm, lady-like, and incurably  
anxious, they are always "busy" without  
accomplishing anything, even in housekeeping,  
their favorite hobby; but to do these ladies  
justice, such plates, dishes and glass, polished  
admirably, are not to be found in any domestic  
circle, whose presiding goddess belongs not to  
the class we have tried to describe.

What a fortune they might accumulate in  
those lands where mourning is a popular vocation!  
Even at weddings, the beautiful camellia  
shrouds their faces, and wipes the drops  
from weeping eyes, sewing the part of the colour  
green in the picture which might else af-  
flict the eye by its unrelieved brilliancy. For  
a different, but no less excellent reason, they  
are perfectly at home on funeral occasions, in  
this case being in thorough harmony with the  
sad surroundings.

So easily are they thrown out of the equi-  
librium, that a half cooked dish, or an insuffi-  
cient quantity of ready made tea, would, even  
when the table is loaded with rich variety, or,  
in other respects, more than equal to the de-  
mands of the most fastidious appetite—so  
slight a contretemps would keep them awake  
in restlessness and disquiet the livelong night.  
The death of babies, indeed, children of all  
ages, is regarded as a consummation most de-  
voutly to be wished for, while the grief of  
parents at such calamities is an inexplicable  
problem.

But to say no more, smiles on their faces  
remind one of youngsters taken out to spend  
the day with their mamma, and made to sit on  
damask chairs in elegant parlors, where sport  
and laughter are tantamount to desecration,  
and awful stiffness reigns supreme.

We might give more characteristics, but  
hope that enough has been said to enable any  
quick-sighted person to recognize this division  
of "Les Miserables" at such times as accident  
may throw them together.

**THE VIRGINIA CONVENTION OF 1861.**—It is  
singular that no steps have yet been taken to  
publish, in permanent form, the proceedings of  
this important deliberative assembly, especially  
as those proceedings embody the vindication of  
Virginia in the gravest crisis that her history  
has produced, and against the foulest accusa-  
tion that can be preferred against a State. We  
understand that the official reporter of the  
Convention has in his possession a full and ac-  
curate report of the debates and of all the  
transactions of the body. It is due to the repu-  
tation of the State that this precious record of  
the conduct of those who, at the time, held her  
destiny in their hands, of the motives that  
actuated them, and of the objects at which  
they aimed, should be published now while the  
officers of the Convention and so many of its  
members happily survive to give it their au-  
thentication. —*Richmond Whig.*

**HOW MUCH IS PEABODY WORTH.**—The  
question has been frequently asked "How much  
is Mr. Peabody worth?" It is a very natural  
one, in view of the frequent and munificent  
donations he has made during the last fifteen  
years for educational and charitable purposes.  
We learn that in 1856 Mr. Peabody made a  
will, which demonstrated that he was then  
worth about fifty million pounds sterling. We  
presume, from the liberal manner in which he  
scatters his charities, that he has not grown any  
poorer since. If he had not transacted any  
business since that time the simple interest on  
such an enormous sum would have largely in-  
creased his wealth; but the fact is, he has ever  
since been one of the largest, most active, and  
cautious bankers in the world. Hence his pre-  
sent wealth must exceed £100,000,000. This is  
a snug little sum for a rainy day. (?) —*National Republican.*

**ELECTRIC SOAP!**  
THE GREATEST  
DISCOVERY OF THE AGE!  
Time, money, labor and clothes saved, by using  
DOBBINS' ELECTRIC SOAP!  
When used, according to directions, no wash-  
board or washing machine is necessary, and by  
its use a child can do the washing of a large  
family.  
It makes the hands soft and white, and will  
not injure the most delicate fabrics. For sale  
wholesale and retail by  
HENRY COOK,  
39 and 224, King st.

**ASPARAGUS ROOTS.**—Wilson's Early Blackberry, Lawton  
Blackberry, Dorchester do., Myatt's Linnaeus  
Rhubarb Root, warranted true. Delaware, Con-  
cord, Iowa, Israel, Adersdorf, Rebecca and  
Union Valley; also, Osage Orange, Honey Locust  
and ornamental Trees, for sale by  
no 20— HENRY COOK, 39, King st.

## COURT NOTICES.

**IN THE CIRCUIT COURT OF ALEXAN-**  
dria County, November 15, 1866, Robert I.  
Edelin, M. C. Cullen, Thomas McCormick, ad-  
ministrators of James Harrison, deceased, vs. James  
E. McGraw, Willis Henderson, Julia Wheatley,  
and Mary Wheatley, on behalf of themselves,  
and such other stockholders of the Mechanical  
Building Association of Alexandria as may join  
in and contribute to the expenses of this suit,  
complainants, vs. Mechanical Building Association  
of Alexandria, William Arnold, David  
Appich, Ewell C. Atwell, N. W. Burchell, Maria  
Buchanan, administratrix of R. E. Buchanan,  
deceased, J. H. DeVaughn, A. W. Eastlack, J.  
Newton Harper, Luther D. Harrison, W. H.  
Hardy, John Jones, Margaret Kinzer, with the  
will annexed, vs. Louis Kintz, Hugh Latham,  
J. W. Nails, C. L. Richards, R. W. Robinson,  
John Summers, Stephen Swain, John L. Pascoe,  
Samuel Beach, D. L. Snoot, administrator of  
Peter Davis, deceased, James K. McGraw,  
George H. Markell, and Robert I. Edelin, Trust-  
ees of the Mechanical Building Association of  
Alexandria, defendants.

The decree of the November term, 1866, directs  
that the papers in the above cause be referred  
to W. C. Yeaton, Master in Chancery of said  
Court, to enquire into and state a full and com-  
plete account of the transactions of said Build-  
ing Association; the condition of the accounts  
between the Association and its members; the  
amount due on the several deeds of trust execut-  
ed for the benefit of the said Association; the  
amounts due from the said Association to its  
members, and the amount due from its mem-  
bers to the said Association; with instructions to  
the said Master to publish for four successive  
weeks, the objects of the reference in some  
newspaper published in the city of Alexandria,  
in lieu of personal service upon the parties in-  
terested.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
Notice is hereby given to all parties interest-  
ed in the decree of which the foregoing is an ab-  
stract, that I have fixed upon WEDNESDAY, the  
25th day of February, 1867, at my office in the  
city of Alexandria, when and where I shall  
proceed to execute the said decree.

**W. C. YEATON,**  
Master in Chancery of the  
Circuit Court of Alexandria Co.

**IN THE CIRCUIT COURT OF FAIRFAX**  
County, November term, 1866, H. S. Halley,  
&c., plaintiffs vs. W. F. Halley, &c., defend-  
ants. In Chancery.

And the Court doth further order and decree  
that this cause be referred to one of the Com-  
missioners of this Court, to ascertain and report  
what real estate, and the value thereof, of which  
the said Henry Halley, died, seized and pos-  
sessed, and the annual rent thereof, and who  
has been in possession of the same, or in receipt  
of its rents and profits since his death.

2nd. That he state an account of the defend-  
ant, Wm. F. Halley, &c., as the Ex-  
ecutor of the said H. S. Halley.

3d. That he shall ascertain whether the said  
real estate is susceptible of a partition amongst  
those entitled, or whether it is to their interest  
that the same be sold.

4th. That he shall ascertain what advances,  
and the amount of the same, made by the said  
Henry H. Halley to his children; and that he  
state such other and further account as he may  
deem pertinent, and which any party may re-  
quire.

5th. That the parties have the right to inter-  
pose any other plea, and the cause is contin-  
ued for this report. Extract—  
**W. B. GOODING, Clerk.**

**COMMISSIONER'S OFFICE, Feb. 1st, 1867.**  
Notice is hereby given to all parties interest-  
ed in the decree of the Circuit Court of Alex-  
andria County, of which the foregoing is an ab-  
stract, that at my office, at Fairfax Court House,  
on the 7th day of March, 1867, I shall take the  
accounts by the said decree directed.

**THOS. MOORE,**  
Commissioner in Chancery,  
Circuit Court of Fairfax County.

**IN THE CIRCUIT COURT OF FAIRFAX**  
County, November term, 1866, William E.  
Marras, vs. S. C. Miller, &c., in Chancery.

The Court doth adjudge, order and decree,  
that M. D. Ball, one of the Master Commissioners  
of this Court, do take an account of the liens  
upon the lands of the defendant in the bill and  
proceedings mentioned, how due, and their re-  
spective priorities, together with all debts and  
claims against the defendant, and to whom, and that  
said Commissioner do ascertain the annual and fea-  
sible value of said lands, and for this purpose  
that he do convene, by advertisement, all the  
creditors of said S. C. Miller, in some news-  
paper published in the city of Alexandria, which  
said Commissioner shall regard as equivalent to  
personal service, and that he do report his pro-  
ceedings herein to the next term of this Court,  
with such matters as he may deem pertinent,  
or that any party interested may require.

**W. B. GOODING, Clerk.**

Parties interested in the above decree are  
hereby notified that I will proceed to execute  
its provisions, at my office, at Fairfax C. H., on  
WEDNESDAY, the 20th day of February next.

**M. DULANY BALL,**  
Comm'r. in Chancery.

**VIRGINIA.**—At rules held in the Clerk's  
Office of the Circuit Court of Alexandria  
County, on the 7th day of January, 1867, James  
M. Wallace, complainant, against Solomon  
Stover, Charles M. Price and William F. Kep-  
phart, defendants.—In Chancery and upon an at-  
tachment.

The object of this suit is to recover from the  
defendants, Solomon Stover, the sum of \$2,000,  
interest from the 3rd of June, 1861, and to  
subject his interest in certain real estate in the  
city of Alexandria, Va., situated on the north-  
west intersection of Duke and Payne streets,  
and known as the Jail property, to the payment  
of the same.

The defendants, Solomon Stover and Wm.  
F. Kephart, not having entered their appear-  
ance and given security according to the act of  
Assembly and the rules of this Court, and it  
appearing by affidavit that they are non-residents  
of this State, it is ordered that they appear here-  
in within one month after due publication of this  
order, and do what is necessary to protect their  
interest in this suit; and that a copy of this or-  
der be forthwith inserted in the Alexandria Ga-  
zette, a newspaper published in the city of Alex-  
andria, once a week for four successive weeks,  
and posted at the front door of the Court House  
of this county. A copy, test—  
**J. TACEY, Clerk.**

**John M. Orr, P. Q.**  
**IN THE CIRCUIT COURT OF ALEXAN-**  
dria County, on the 7th day of January, 1867, Henry  
Studds and Daniel Pulman, copartners in trade,  
under the name and style of Studds & Pulman,  
complainants, against David P. Bodfish, Alex-  
ander Mills, Martin S. Sheldon, John Grant,  
Charles Childs, joint partners, under the name and style  
of Childs & Co., and the Alexandria  
and Fredericksburg Railway Company, de-  
fendants. In Chancery and upon an attachment.

The object of this suit is to recover from the  
defendants, Bodfish, Mills & Co., the sum of  
\$3,000; and to subject their bonds, funds or ef-  
fects, in the hands of the defendant, the Alexan-  
dria and Fredericksburg Railway Company,  
due and belonging to the said Bodfish, Mills &  
Co., to the payment of the same.

The defendants, Bodfish, Mills & Co., not  
having entered their appearance, and given se-  
curity, according to the act of Assembly and the  
rules of this Court, and it appearing by affidavit  
that they are non-residents of this State, it is  
ordered that they appear here-in within one month  
after due publication of this order, and do what  
is necessary to protect their interest in this  
suit; and that a copy of this order be forthwith  
inserted in the Alexandria Gazette, a newspaper  
published in the city of Alexandria, once a week  
for four successive weeks, and posted at the front  
door of the Court House of this county. A copy, test—  
**J. TACEY, Clerk.**  
**W. Arthur Taylor, P. Q.**

## COURT NOTICES.

**IN THE CIRCUIT COURT OF ALEXAN-**  
dria County, November 15th, 1866, George  
Washington, Plaintiff, vs. Catharine Burley,  
Administratrix of James Burley, dec'd.,  
and Alice and Maria Burley, infants, de-  
fendants.

It is ordered and decreed that W. C. Yeaton,  
Master in Chancery, of said Court, do state and  
settle the account of the defendant, C. Burley,  
Administratrix of James Burley, dec'd., and  
that he do ascertain the fee simple and annual  
value of the real estate of which said James  
Burley, died, seized; the judgments against the  
decedent and their priorities, and the creditors  
of the estate, with instructions to said Master to  
publish for four successive weeks, in some news-  
paper in Alexandria, the objects of this reference,  
which publication shall be equivalent to personal  
service of notice upon the parties interest-  
ed.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
The parties interested in the decree of which  
the foregoing is an abstract, will take notice that I  
have fixed upon WEDNESDAY, the 27th day of  
February, 1867, at my office, in the city of  
Alexandria, when and where I shall proceed to  
execute the said decree.

**W. C. YEATON,**  
Master in Chancery,  
Circuit Court, Alexandria Co.

**IN THE CIRCUIT COURT OF ALEXAN-**  
dria County, November 23d, 1866, E. C. Fitz-  
hugh, administrator of M. C. Fitzhugh, dec'd.,  
complainant, vs. M. A. Febery and William  
Shreve, defendants.

And the Court doth further order and decree  
that one of the Commissioners of this Court do  
ascertain whether the defendants, M. A. Febery  
and William Shreve, are entitled to the real estate  
in the bill mentioned, and before taking such  
account he shall give notice of the time and place  
of taking the same, by publication, in some  
convenient newspaper, for four weeks, which  
publication shall be equivalent to personal notice.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
Notice is hereby given to all parties interest-  
ed in the decree of which the foregoing is an ab-  
stract, that I have fixed upon MONDAY, the  
25th day of February, 1867, at my office, in the  
city of Alexandria, when and where I shall pro-  
ceed to execute the same.

**W. C. YEATON,**  
Master in Chancery,  
Circuit Court, Alexandria Co.

**IN THE CIRCUIT COURT OF FAIRFAX**  
County, June term, 1866, Maria Howard vs.  
William M. Gooding, &c., in Chancery.

The Court doth adjudge, order and decree  
that one of the Commissioners of this Court do  
take an account of the debts secured by the sev-  
eral deeds of trust, on the land in the bill men-  
tioned, stating their priorities, and the amounts  
now due on them; that he also enquire into and  
ascertain what other liens, by judgment or  
otherwise, are existing on the said tract of land,  
and their priorities, and also enquire into and  
take an account of the present condition of the  
property, real and personal conveyed by the  
aforesaid deeds of trust, or any of them, what  
portions of the same have been sold, by whom,  
and under what deed or deeds, if any, and the  
proceeds of the same, and how they were ap-  
plied, or how they have been disposed of, and  
report thereof to this Court, together with any  
other matter he may deem pertinent, or that  
any party interested may require him to report  
specially. A copy, test—  
**W. B. GOODING, Clerk.**

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
Notice is hereby given that I, as Commission-  
er, under the above decree, will proceed to take  
the several accounts, therein ordered, at my  
office, at Fairfax C. H., on MONDAY, the 25th  
day of February next.

**M. DULANY BALL,**  
Comm'r. in Chancery.

**IN THE CIRCUIT COURT OF FAIRFAX**  
County, November term, 1866, Francis P.  
Crocker, &c., vs. J. C. Gunnell, vs. Jos. McGill  
&c., &c., in Chancery.

The Court doth adjudge, order and decree,  
that M. D. Ball, one of the Commissioners of  
this Court, do ascertain and report to the next  
term of this Court, the fee-simple and annual  
value of the real estate in the bill and proceed-  
ings mentioned; also, the debts and priorities  
thereof, charging the said lands, and, also,  
whether the rents and profits thereof will pay  
the debt of the complainant in five years; and  
that he report his proceedings hereon to the next  
term of this Court, with any matter he  
may deem pertinent, or which may be required  
to be specially stated. In taking the said ac-  
count the Commissioner is authorized to give  
notice of the time and place, once a week, for  
four weeks, in some newspaper published in  
the city of Alexandria, which shall be regarded  
as equivalent to personal service upon all the  
parties interested. Extract—  
**W. B. GOODING, Clerk.**

Notice is hereby given that I will proceed to  
execute the provisions of this decree, at my  
office, at Fairfax C. H., on SATURDAY,  
the 23rd day of February next.

**M. DULANY BALL,**  
Comm'r. in Chancery.

**VIRGINIA.**—At rules held in the Clerk's  
Office of the Circuit Court of Prince Wil-  
liam County, on the 6th day of February, 1867,  
John P. John, vs. Basil Brawner and Malinda, his  
wife, Rodman P. Brawner, Stephen E. Meade,  
John H. Sullivan and the heirs of William  
Brawner, whose names are unknown, defend-  
ants. In Chancery.

The object of this suit is to obtain a deed for  
a certain tract of land, in the county of Prince  
William, known as Manassas Junction, contain-  
ing about 102 acres, purchased by the plaintiff  
of the defendant, Rodman P. Brawner, attorney  
in fact for the defendant, John H. Sullivan.

The defendants, Stephen E. Meade, John H.  
Sullivan, and the heirs of Wm. Brawner, whose  
names are unknown, not having appeared and  
given security according to the act of Assembly  
and the rules of this Court, and it appearing by  
affidavit that they are non-residents of this State,  
it is ordered that the said defendants appear here-  
in within one month after due publication of this  
order, and do what is necessary to protect their  
interest in this suit; and that a copy of this or-  
der be forthwith inserted in the Alexandria Ga-  
zette, a newspaper published in the city of Alex-  
andria, once a week for four successive weeks,  
and posted at the front door of the Court House  
of this county. A copy, test—  
**M. B. SINGLAR, Clerk.**

**A. Nicol, P. Q.**

**VIRGINIA.**—At rules held in the Clerk's  
Office of the Circuit Court of Fairfax County,  
February term, 1867, Magnus M. Lewis, plain-  
tiff, against A. C. N. Smets, de-  
fendant. In Chancery.

Mem:—The object of this suit is to attach in  
the hands of the defendants, O. W. Hunt and  
Henry Tyler, any money in their hands, due or  
to become due to the defendant, S. J. Hoag, in-  
dividually or as commissioner for the sale of a  
house and lot in the town of Providence, in a  
certain suit depending in the Circuit Court of  
Fairfax, in which said Hoag is complainant, and  
Daniel P. and Sheldon J. Hoag are defendants,  
with interest from 1st January, 1857.

It appearing by affidavit filed that the defend-  
ant, S. J. Hoag, is not a resident of this State,  
it is ordered that he appear within one month  
after due publication hereof, and do what is  
necessary to protect his interest.

A copy, test—  
**W. B. GOODING, Clerk.**  
**Love, P. Q.**

**VIRGINIA.**—At rules held in the Clerk's Office  
of the Circuit Court of Fairfax County, Feb-  
ruary term, 1867, Magnus M. Lewis, plain-  
tiff, against A. C. N. Smets, de-  
fendant. In Chancery.

Mem:—The object of this suit is to attach in  
the hands of the defendants, O. W. Hunt and  
Henry Tyler, any money in their hands, due or  
to become due to the defendant, S. J. Hoag, in-  
dividually or as commissioner for the sale of a  
house and lot in the town of Providence, in a  
certain suit depending in the Circuit Court of  
Fairfax, in which said Hoag is complainant, and  
Daniel P. and Sheldon J. Hoag are defendants,  
with interest from 1st January, 1857.

It appearing by affidavit filed that the defend-  
ant, S. J. Hoag, is not a resident of this State,  
it is ordered that he appear within one month  
after due publication hereof, and do what is  
necessary to protect his interest.

A copy, test—  
**W. B. GOODING, Clerk.**  
**Love, P. Q.**

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fendant. In Chancery.

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house and lot in the town of Providence, in a  
certain suit depending in the Circuit Court of  
Fairfax, in which said Hoag is complainant, and  
Daniel P. and Sheldon J. Hoag are defendants,  
with interest from 1st January, 1857.

It appearing by affidavit filed that the defend-  
ant, S. J. Hoag, is not a resident of this State,  
it is ordered that he appear within one month  
after due publication hereof, and do what is  
necessary to protect his interest.

A copy, test—  
**W. B. GOODING, Clerk.**  
**Love, P. Q.**

**VIRGINIA.**—At rules held in the Clerk's Office  
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fendant. In Chancery.

Mem:—The object of this suit is to attach in  
the hands of the defendants, O. W. Hunt and  
Henry Tyler, any money in their hands, due or  
to become due to the defendant, S. J. Hoag, in-  
dividually or as commissioner for the sale of a  
house and lot in the town of Providence, in a  
certain suit depending in the Circuit Court of  
Fairfax, in which said Hoag is complainant, and  
Daniel P. and Sheldon J. Hoag are defendants,  
with interest from 1st January, 1857.

It appearing by affidavit filed that the defend-  
ant, S. J. Hoag, is not a resident of this State,  
it is ordered that he appear within one month  
after due publication hereof, and do what is  
necessary to protect his interest.

A copy, test—  
**W. B. GOODING, Clerk.**  
**Brent & Wattle, P. Q.**

## COURT NOTICES.

**IN THE CIRCUIT COURT OF FAIRFAX**  
County, November term, 1866, Tyler Davis  
vs. Albert Orcutt.—In Chancery.

The Court doth adjudge, order and decree,  
that M. D. Ball, one of the Master Commissioners  
of this Court, do take an account of the liens  
upon the lands of the defendant, Albert Orcutt,  
in the bill and proceedings mentioned, how due,  
and their respective priorities, together with all  
debts due from said defendant, and for this pur-  
pose that he do convene, by advertisement, all the  
creditors of said Albert Orcutt, which advertise-  
ment shall be regarded as equivalent to personal  
service, and that said Commissioner do ascertain  
the annual and fee-simple value of said  
lands, and that he report his proceedings hereon  
to the next term of this Court. But before  
the Commissioner shall take the account hereby  
ordered, he shall advertise the time and place  
of taking the same in some newspaper pub-  
lished in the city of Alexandria, which publica-  
tion shall be equivalent to personal service  
to all parties interested therein. Extract—  
**W. B. GOODING, Clerk.**

**COMMISSIONER'S OFFICE, Jan. 14, 1867.**  
Parties interested are hereby notified that I  
have fixed upon MONDAY, the 18th day of  
February next, as the time for executing the  
provisions of the decree, at my office.

**M. DULANY BALL,**  
Comm'r. in Chancery.

**IN THE CIRCUIT COURT OF FAIRFAX**  
County, November term, 1866, Mary P. Fe-  
bery, vs. her next friend, A. Beale, vs. Lindley  
M. Febery.—In Chancery.

The Court doth adjudge order and decree,  
that M. D. Ball, one of the Commissioners of  
this Court, do take and state to this Court, at its  
next term, an account of the liens on the estate  
of L. M. Roberts and their priorities, together  
with all debts due by him prior to the institu-  
tion of this suit, and the amount of real estate  
belonging to him, its fee-simple and annual val-  
ue and the amount and value of his personal  
property, and he shall give notice of his action  
under this decree, by advertisement, published  
once a week for four successive weeks, in some  
convenient newspaper. Extract—  
**W. B. GOODING, Clerk.**

All parties interested in the above decree are  
hereby notified that I have fixed upon TUES-  
DAY, the 19th day of February next, as the  
day upon which I shall proceed to execute its  
provisions, at my office, at Fairfax C. H.

**M. DULANY BALL,**  
Comm'r. in Chancery.

**VIRGINIA.**—At rules held in the Clerk's  
Office of the Circuit Court of Fairfax County,  
February term, 1867, Jas. W. Farr vs. J. E. Keeside.  
In Chancery.

Mem:—The object of this suit is to attach the  
following pieces of land in the county of Fairfax,  
viz: A tract of land containing 1883 acres  
near Dranesville, now standing in the name of  
John W. Farr, and contracted to be sold to the  
said defendant. Also a piece of land near  
Dranesville, containing 7 acres, the property of  
the said defendant; to satisfy and pay plaintiff  
the sum of \$1750, with interest thereon from  
1st February, 1859, until paid, and the costs of  
this suit.

It appearing by affidavit filed that the defend-  
ant is not a resident of this State, it is ordered  
that he appear within one month after due pub-  
lication hereof, and do what is necessary to  
protect his interest. A copy, test—  
**W. B. GOODING, Clerk.**  
**Dulany & Ball, P. Q.**

**VIRGINIA.**—At rules held in the Clerk's  
Office of the Circuit Court of Fairfax County,  
February term, 1867, Jas. W. Farr vs. J. E. Keeside.  
In Chancery.

Mem:—The object of this suit is to obtain a  
deed for the payment of one thousand and  
thirty-four dollars, with interest thereon from  
the 31st day of February, 1857, War-  
field S. Jenks, Harry Bailey and Sarah E. Bal-  
ley, complainants, against S. K. Brown, Cathar-  
ine C. Brown and John K. Brown, defendants.  
In Chancery.

Mem:—The object of this suit is to obtain a  
deed for the payment of one thousand and  
thirty-four dollars, with interest thereon from  
the 31st day of February, 1857, War-  
field S. Jenks, Harry Bailey and Sarah E. Bal-  
ley, complainants, against S. K. Brown, Cathar-  
ine C. Brown and John K. Brown, defendants.  
In Chancery.

It appearing by affidavit filed that the said  
defendants are non-residents of this State, it is  
ordered that they appear within one month after  
due publication hereof, and do what is necessary  
to protect their interests. A copy, test—  
**F. D. RICHARDSON, Clerk.**  
**Beach, P. Q.**

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